

From: TC
To: Microsoft ATR
Date: 1/23/02 4:10pm
Subject: Microsoft Settlement

I am opposed to the Proposed Final Judgment in United States v. Microsoft. Microsoft increases the Applications Barrier to Entry by using restrictive license terms and intentional incompatibilities. Yet the PFJ fails to prohibit this, and even contributes to this part of the Applications Barrier to Entry. There are many more reason why the PFJ is a flawed settlement, but I leave the fixing to another round. Just as long as this judgment, as it stands today, does not see the light of day.

--

- TC